From: Mehta, Sandeep [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=92EE749471DE4B46B322926B6E523364-MEHTA, SANDEEP]

Sent: 7/31/2019 9:21:22 PM

To: Mehta, Sandeep [mehta.sandeep@epa.gov]; Juett, Lynn [Juett.Lynn@epa.gov]; Pessetto, Jared

[Pessetto.Jared@epa.gov]; Fisher, Susan [Fisher.Susan@epa.gov]

BCC: R7-R01.A-B33-18/R7-R0 [R7-R01.A-B33-18@epa.gov]

Subject: Vogel meeting to discuss FYR

Attachments: Vogel - Iowa DNR's response to the Draft 5YR; Vogel Paint & Wax Company's Maurice, Iowa Superfund Site

Location: R7-RO1.A-B33-18/R7-RO

Start: 8/6/2019 5:00:00 PM **End**: 8/6/2019 6:00:00 PM

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I have attached the two letters:

1. IDNR's comments on Vogel Draft FYR, and

2. Vogel's Counsel's comments on the Vogel Draft FYR.

I have incorporated comments from all Region 7 staff and HQ, but without those from the two letters above. Region 7 needs to decide on the two issues that have been objected to:

- 1. Institutional Control identified as "Other Findings" under Issues and Recommendations for the current draft FYR
- 2. Applicability of cleanup of the full groundwater plume over the entire sight v/s what has been identified in the 2000 ESD as cleanup at the property boundary.

My recommendation is:

Ex. 5 Deliberative Process (DP)

The impacts of accepting the above two recommendations on the two comments listed above will enable:

- 1. Completing the Vogel FYR that is currently on sharepoint for Susan's review (provided on 7/17/2019),
- 2. Enables Vogel to continue the Pilot Study, implement recommendations from the last FYR, provides the Region 7 information on impacts from implementation of insitu bio-remediation on the cleanup of groundwater, and
- 3. Responding to the two letters mentioned above.